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OLF3 (Official Local Form 3) Effective December 1, 2017

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: Keith T. Caldwell Debtor(s)		Case No.: Chapter 13	
(,	CHAPTER 13 PLAN		
Check one. This plan is: Original Amended (Identify First, Second, Third, etc.) Postconfirmation (Date Order Confirming Plan W. Date this plan was filed: June 26, 2019	/as Entered:)	
PART 1:	NOTICES		
You should review carefully the provisions of this Plan as provisions may be binding upon you. The provisions of this States Code (the "Bankruptcy Code"), the Federal Rules of "MLBR"), and, in particular, the Chapter 13 rules set fort TO CREDITORS: Your rights may be affected by this Plan. Your claim may attorney. If you do not have an attorney, you may wish to of this Plan, you or your attorney must file with the Court which the first Meeting of Creditors pursuant to 11 U.S.C. the Court orders otherwise. A copy of your objection must "Trustee"). The Bankruptcy Court may confirm this Plan in have received or will receive a Notice of Chapter 13 Bankrupter attended for filing a Proof of Claim. To receive a distribution of You your attorney are required to serve a copy of this P., and MLBR. Unless the Court orders otherwise, you must date of the filing of this Plan or (ii) thirty (30) days after the Plan includes one or more of the following provisions. In the Confirmation of this Plan.	is Plan are governed by statutes and rules of Bankruptcy Procedure ("Fed. R. Bankr. Ith in Appendix 1 of MLBR, all of which you be reduced, modified, or eliminated. Read consult with one. If you oppose this Plan's an objection to confirmation on or before § 341 is held or (ii) thirty (30) days after state be served on the Debtor(s), the attorney for in the process of the Bankruptcy Court with the proces	of procedure, including P."), the Massachuse ou should consult. I this Plan carefully a treatment of your clude the later of (i) thirty service of an amende or the Debtor(s), and it overrules an object hich sets forth certain the dunder the Bankruphan the earlier of (i) on each line below d," if you check bott	and discuss it with your aim or any other provision (30) days after the date on ad or modified Plan, unless the Chapter 13 Trustee (the ction to confirmation. You n deadlines, including the otcy Code, the Fed. R. Bankr. thirty (30) days after the to state whether or not this h boxes, or if you do not
	CHECK BOTH BOXES; DO NOT LE		S BLANK.
1.1 A limit on the amount of a secured claim, set partial payment or no payment at all to the se		Included	✓ Not Included
1.2 Avoidance of a judicial lien or nonpossessory, set out in Part 3.B(3).	, nonpurchase-money security interest,	✓ Included	☐ Not Included
1.3 Nonstandard provisions, set out in Part 8.		Included	✓ Not Included
PART 2: PL	AN LENGTH AND PAYMENTS		
A. <u>LENGTH OF PLAN:</u>	AN LENGTH AND FATWENTS		
36 Months. 11 U.S.C. § 1325(b)(4)(A)(i); 60 Months. 11 U.S.C. § 1325(b)(4)(A)(ii);			
€ 60 Months. 11 U.S.C. § 1322(d)(2). The Debto	or(s) states the following cause: Due to Fea	sibility.	
B. PROPOSED MONTHLY PAYMENTS:			
Monthly Payment Amount	Number of Months		

60

\$590.00

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C. ADDITIONAL PAYMENTS:

0	ha	al	01	10
(10	$c\kappa$	o	10.

None. If "None" is checked, the rest of Part 2.C need not be completed and may be deleted from this Plan.

The total amount of Payments to the Trustee [B+C]:

\$35,400.00

This amount must be sufficient to pay the total cost of this Plan in Exhibit 1, Line h

This cime	must be suggested to pay the total cost of must have in 200 miles.
PART	3: SECURED CLAIMS
	None. If "None" is checked, the rest of Part 3 need not be completed and may be deleted from this Plan.
A.	CURE OF DEFAULT AND MAINTENANCE OF PAYMENTS:
Check or	ne.
<u></u> ✓	None. If "None" is checked, the rest of Part 3.A need not be completed and may be deleted from this Plan. Any Secured Claim(s) in default shall be cured and payments maintained as set forth in (1) and/or (2) below. Complete (1) and/or (2).
	(1) PREPETITION ARREARS TO BE PAID THROUGH THIS PLAN
	on arrearage amounts are to be paid through this Plan and disbursed by the Trustee. Unless the Court orders otherwise, the amount(s) of on arrears listed in an allowed Proof of Claim controls over any contrary amount(s) listed below. Unless the Court orders otherwise, if relief

(a) Secured Claim(s) (Principal Residence)

entry of the order granting relief from stay.

Address of the Principal Residence: 10 Keith Drive Attleboro, MA 02703

The Debtor(s) estimates that the fair market value of the Principal Residence is: \$ 425,000.00

Name of Creditor		Type of Claim		Amount of Arrears	
		(e.g., mortgag	re, lien)		
Specialized Loan Servicing/SLS	Mortgage		10 Keith Drive Attleboro, MA Bristol County	02703	\$29,685.00

from the automatic stay is granted as to any collateral listed in this paragraph, all payments paid through this Plan as to that collateral will cease upon

Total of prepetition arrears on Secured Claim(s) (Principal Residence): \$29,685.00

(b) Secured Claim(s) (Other)

Name of Creditor	Type of Claim	Description of Collateral (or address of real property)	Amount of Arrears

Total of prepetition arrears on Secured Claim(s) (Other): \$0.00Total prepetition arrears to be paid through this Plan [(a) + (b)]: \$29,685.00

(2) MAINTENANCE OF CONTRACTUAL INSTALLMENT PAYMENTS (TO BE PAID DIRECTLY TO CREDITORS):

Contractual installment payments are to be paid <u>directly</u> by the Debtor(s) to creditor(s). The Debtor(s) will maintain the contractual installment payments as they arise postpetition on the secured claims listed below with any changes required by the applicable contract and noticed in conformity with any applicable rules.

Name of Creditor	Type of Claim	Description of Collateral
Specialized Loan Servicing/SLS		10 Keith Drive Attleboro, MA 02703 Bristol County

B. MODIFICATION OF SECURED CLAIMS:

Check one.

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		3
✓		3.B need not be completed and may be deleted from this Plan. in 1, 2, and/or 3 below. Complete 1, 2, and/or 3 below.
	(1) REQUEST FOR VALUATION OF SEC UNDERSECURED CLAIMS UNDER	CURITY, PAYMENT OF FULLY SECURED CLAIMS, AND MODIFICATION OF 11 U.S.C. § 506:
✓	None. If "None" is checked, the rest of Part 3	3.B.1 need not be completed and may be deleted from this Plan.
	(2) SECURED CLAIMS EXCLUDED FRO	OM 11 U.S.C. § 506:
✓	None. If "None" is checked, the rest of Part 3	3.B.2 need not be completed and may be deleted from this Plan.
	(3) LIEN AVOIDANCE UNDER 11 U.S.C.	§ 522(f):
	None. If "None" is checked, the rest of Part 3	3.B.3 and Exhibits 3 and 4 need not be completed and may be deleted from this Plan.
The follo	owing Plan provisions of Part 3.B.3 are effecti	ive only if the box "Included" in Part 1, Line 1.2 is checked.
	cial lien(s) and/or nonpossessory, nonpurchase) would have been entitled under 11 U.S.C. § 5	money security interest(s) securing the claim(s) listed below impairs exemptions to which the 22(b).
the externonpurchallowed.	at that it impairs such exemptions upon entry of mase-money security interest that is avoided will	sessory, nonpurchase-money security interest securing a claim listed below will be avoided to the Order confirming this Plan. The amount of the judicial lien or nonpossessory, all be treated as a nonpriority unsecured claim in Part 5 if a Proof of Claim has been filed and cossessory, nonpurchase-money security interest that is not avoided will be paid in full as a pair is filed and allowed.
chart set recorded lien that the Debt	forth in Exhibit 3 to this Plan and shall attach with filing or recording information included. the Debtor(s) seeks to avoid, the Debtor(s) sha	the Debtor(s) shall include the information below. The Debtor(s) also shall complete the to Exhibit 3 a true and accurate copy of the document evidencing such judicial lien as filed or The Debtor(s) shall include the evidentiary basis for the valuation asserted. For each judicial ll provide a proposed form(s) of order as Exhibit 4 conforming to Official Local Form 21A. If r(s) shall provide the information in a separate table in Exhibit 3 for each lien, and identify
The clair	n(s) identified below must also be set forth in E	Exhibit 3.
Name o	f Creditor	Exhibit Table (e.g., 3.1, 3.2, 3.3)
Kelly A	a. Brousseau	3.1
		Total Claim(s) under Part 3.B.3 to be paid through this Plan: \$0.00
C.	SURRENDER OF COLLATERAL:	
Check or	ne.	
✓	None. If "None" is checked, the rest of Part 3	3.C need not be completed and may be deleted from this Plan.
PART	4:	PRIORITY CLAIMS
Check or	ne	
✓	None. If "None" is checked, the rest of Part 4	4 need not be completed and may be deleted from this Plan.
PART	5: N	NON PRIORITY UNSECURED CLAIMS
Check or	ne.	
□		5 need not be completed and may be deleted from this Plan. s) other than those set forth in Part 5.F will be paid as stated below. Only a creditor stribution.

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	_ estimates will pr	rovide a dividend of	_2.02 _9		•		175.00, which the Debtor(s) laim.		
A.	GENERAL UNSE	CURED CLAIMS:					\$ <u>107,553.39</u>		
В.	UNSECURED OR UNDERSECURED CLAIMS AFTER MODIFICATION IN PART 3.B OR 3.C:								
Name of	f Creditor		Descrip	tion of Claim		Amount of C	laim		
Kelly A	. Brousseau			h Drive Attleboro, MA County	02703		\$61,198.39		
С.	NONDISCHARGE	EABLE UNSECUR	ED CLA	AIMS (e.g., student loans)	<u>:</u>				
Name o	f Creditor		Descrip	tion of Claim		Amount of C	laim		
None									
D.	CLAIMS ARISING	G FROM REJECT	ION OF	EXECUTORY CONTR	ACTS OR LE	CASES:			
Name o	f Creditor		Descrip	tion of Claim		Amount of C	laim		
-NONE	•								
Е.					hat required t	ınder the Liqu	nidation Analysis set forth in ms [A + B + C + D]: \$ <u>168,751.78</u>		
	Enter Fixed An	nount (Pot Plan) or 1	nultiply t	otal nonpriority unsecured	l claim(s) by Fi	ixed Percentage	e and enter that amount: \$2,175.00		
F.	SEPARATELY CI	LASSIFIED UNSE	CURED	CLAIMS (e.g., co-borro	ver):				
Name o	f Creditor	Description of Cla	nim	Amount of Claim	Treatmen	t of Claim	Basis for Separate Classification		
-NONE	-								
DADT		EVEC	TODY	1 1		. ,	be paid through this Plan: \$ <u>0.00</u>		
PART	0.	EXEC	JIUKI	CONTRACTS AND	UNEAPIR	ED LEASE			
Check on	e.								
✓	None. If "None" is	checked, the rest of	Part 6 ne	eed not be completed and r	nay be deleted	from this Plan.			
PART	7:	POSTCON	FIRMA	TION VESTING OF	PROPERT	Y OF THE F	ESTATE		

If the Debtor(s) receives a discharge, property of the estate will vest in the Debtor(s) upon entry of the discharge. If the Debtor(s) does not receive a discharge, property of the estate will vest upon the earlier of (i) the filing of the Chapter 13 Standing Trustee's Final Report and Account and the closing of the case or (ii) dismissal of the case.

closing of the case or (ii) dismissal of the case. PART 8: NONSTANDARD PLAN PROVISIONS

None. If "None" is checked, the rest of Part 8 need not be completed and may be deleted from this Plan.

This Plan includes the following nonstandard provisions. Under Fed. R. Bankr. P. 3015(c), each nonstandard provision must be set forth below in a separately numbered sentence or paragraph. A nonstandard provision is a provision not otherwise included in Official Local Form 3, or which deviates from Official Local Form 3. Nonstandard provisions set forth elsewhere in this Plan are ineffective. To the extent the provisions in Part 8 are inconsistent with other provisions of this Plan, the provisions of Part 8 shall control if the box "Included" is checked in Part 1, Line 1.3.

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PART 9: SIGNATURES

By signing this document, Debtor(s) acknowledges reviewing and understanding the provisions of this Plan and the Exhibits filed as identified below.

By signing this document, the Debtor(s) and, if represented by an attorney, the attorney for the Debtor(s), certifies that the wording and order of the provisions in this Plan are identical to those contained in Official Local Form 3, including the Exhibits identified below, other than any Nonstandard Plan Provisions in Part 8.

/s/ Keith T. Caldwell	June 25, 2019		
Keith T. Caldwell	•	Date	
Debtor			
D.L.			
Debtor		Date	
/s/ Richard D. Smeloff	Date	June 25, 2019	

Signature of attorney for Debtor(s)
Richard D. Smeloff 567869
567869 MA
Smeloff & Associates
500 Granite Ave
Suites 7&8
Milton, MA 02186
617-690-2124
rsmeloff@msn.com

The following Exhibits are filed with this Plan:

- ✓ Exhibit 1: Calculation of Plan Payment*
- ✓ Exhibit 2: Liquidation Analysis*
- ✓ Exhibit 3: Table for Lien Avoidance under 11 U.S.C. § 522(f)**
- ▼ Exhibit 4: [Proposed] Order Avoiding Lien Impairing Exemption**

List additional exhibits if applicable.

Total number of Plan pages, included Exhibits: 9

^{*}Denotes a required Exhibit in every plan

^{**}Denotes a required Exhibit if the box "Included" is checked in Part 1, Line 1.2.

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EXHIBIT 1

CALCULATION OF PLAN PAYMENT

a)	Secured claims (Part 3.A and Part 3.B.1-3 Total):	\$29,685.00
b)	Priority claims (Part 4.A and Part 4.B Total):	\$0.00
c)	Administrative expenses (Part 4.C.1 and 4.C.2 Total):	\$0.00
d)	Nonpriority unsecured claims (Part 5.E Total):	\$2,175.00
e)	Separately classified unsecured claims (Part 5.F Total):	\$0.00
f)	Executory contract/lease arrears claims (Part 6 Total):	\$0.00
g)	Total of (a) + (b) + (c) + (d) + (e) + (f):	\$31,860.00
h)	Divide (g) by .90 for total Cost of Plan including the Trustee's fee:	\$35,400.00
i)	Divide (h), Cost of Plan, by term of Plan, 60 months:	\$590.00
j)	Round up to the nearest dollar amount for Plan payment:	\$590.00

If this is either an amended Plan and the Plan payment has changed, or if this is a postconfirmation amended Plan, complete(a) through (h) only and the following:

k)	Enter total amount of payments the Debtor(s) has paid to the Trustee:					
1)	Subtract line (k) from line (h) and enter amount here:					
m)	Divide line (l) by the number of months remaining (months):					
n)	Round up to the nearest dollar amount for amended Plan payment:					
Date	Date the amended Plan payment shall begin:					

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EXHIBIT 2

LIQUIDATION ANALYSIS

A. REAL PROPERTY

Address	Value	Lien	Exemption
(Sch. A/B, Part 1)	(Sch. A/B, Part 1)	(Sch. D, Part 1)	(Sch. C)
10 Keith Drive Attleboro, MA	425,000.00	260,065.39	500,000.00
02703 Bristol County			

Total Value of Real Property (Sch. A/B, line 55):	\$ 425,000.00
Total Net Equity for Real Property (Value Less Liens):	\$ 164,934.61
Less Total Exemptions for Real Property (Sch. C):	\$ 164,934.61
Amount Real Property Available in Chapter 7:	\$ 0.00

B. MOTOR VEHICLES

Make, Model and Year (Sch. A/B, Part 2)	Value (Sch. A/B, Part 2)	Lien (Sch. D, Part 1)	Exemption (Sch. C)
2005 Chevy Silverado 1500 200,000 miles	2,900.00	0.00	2,900.00

Total Value of Motor Vehicles (Sch. A/B, line 55):	\$ 2	,900.00
Total Net Equity for Motor Vehicles (Value Less Liens):	\$ 2	,900.00
Less Total Exemptions for Motor Vehicles (Sch. C):	\$ 2	,900.00
Amount Motor Vehicle Available in Chapter 7:	\$ 0	.00

C. ALL OTHER ASSETS (Sch. A/B Part 2, no. 4; Part 3 through Part 7. Itemize.)

Asset	Value	Lien (Sch. D, Part 1)	Exemption (Sch. C)	
Household Furnishings	2,500.00	0.00	2,500.00	
Misc. Electronics	1,500.00	0.00	1,500.00	
Misc. Firearms	2,000.00	0.00	2,000.00	
Clothing	150.00	0.00	150.00	
Misc. Jewelry	50.00	0.00	50.00	
Cash	25.00	0.00	25.00	
Checking: TD Bank	79.00	0.00	79.00	
Checking: Bristol County Bank	300.00	0.00	300.00	

Total Value of All Other Assets:	\$ 6,604.00
Total Net Equity for All Other Assets (Value Less Liens):	\$ 6,604.00
Less Total Exemptions for All Other Assets:	\$ 6,604.00
Amount of All Other Assets Available in Chapter 7:	\$ 0.00

D. SUMMARY OF LIQUIDATION ANALYSIS

Amount available in Chapter 7	Amount
A. Amount Real Property Available in Chapter 7 (Exhibit 2, A)	\$ 0.00
B. Amount Motor Vehicles Available in Chapter 7 (Exhibit 2, B)	\$ 0.00
C. Amount All Other Assets Available in Chapter 7 (Exhibit 2, C)	\$ 0.00

TOTAL AVAILABLE IN CHAPTER 7: \$ 0.00

E. ADDITIONAL COMMENTS REGARDING LIQUIDATION ANALYSIS:

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EXHIBIT 3.1 TABLE FOR LIEN AVOIDANCE UNDER 11 U.S.C. § 522(f)

If the Debtor(s) is avoiding more than one lien, the Debtor(s) shall provide the information in a separate table for each lien and identify the table as Exhibit as 3.1, 3.2, etc. to correspond with the list of liens in Part 3.B.3.

Information Regarding J	Judicial Lien or Security Interest							
Name of Debtor(s):*	Keith T. Caldwell							
Name of Creditor:	Kelly A. Brousseau							
Collateral: 10 Keith I	Orive Attleboro, MA 02703 Bristol C	ount	y					
Lien Identification:**	Judgment Lien							
(Such as judgment date,	Judgment Date 8/15/2014							
date of lien recording,	Lien Recorded 9/30/2014							
book and page number.)	Book 21908 Page 118							
Calculation of Lien Avoi	dance							
(a) Amount of lien:			\$	61,198.3				
(b) Amount of all other lie	ens (exclusive of liens previously avoided	or	\$	198,867	.00			
avoided pursuant to this P	lan):							
(c) Value of claimed exem	nptions:		\$	500,000	.00			
(d) Total (a), (b), and (c):			\$	760,065	3.39			
	perty of the Debtor(s):***		\$ 425,000.00					
(f) Subtract (e) from line (\$ 335,065.39					
Extent of exemption impair	irment: (check applicable box below)							
▼ The entire lien is avoid	ed as (f) is equal to or greater than (a). (D	o not	con	plete the n	next section.)			
A portion of the lien is	avoided as (f) is less than (a). (Complete	the ne.	xt s	ection.)				
Treatment of Remaining	Secured Claim							
Amount of secured claim a	after avoidance (subtract (f) from (a)):	\$						
Interest Rate (if applicable	2):	%						
Monthly payment on secur	red claim	\$						
Estimated total payment of	n secured claim	\$						
*In a joint case, specify whether the lien to be avoided is on an				☐ Individual Debtor ☐ Joint Debtors				
interest of an individual debtor or the joint debtors.				Name:				
**Attach a true and accurate copy of the document or the instrument evidencing such lien as filed or recorded with filing or recording information included.								
***Describe the evidentian	ry basis for the value of the interest in pro	perty	of t	he Debtor((s):			

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OLF21A (Official Local Form 21A)

EXHIBIT 4.1

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: Case No.: Keith T. Caldwell Chapter 13

Debtor(s)

ORDER AVOIDING LIEN IMPAIRING EXEMPTION*

Upon consideration of 1) the Chapter 13 Plan (the "Plan"), through which the Debtor(s) made a request to avoid the lien of **Kelly A. Brousseau** pursuant to 11 U.S.C. § 522(f) as impairing the exemption of the Debtor(s); 2) the calculation of impairment set forth in Exhibit 3 to the Plan; 3) the Schedule of Exemptions filed by the Debtor(s); 4) the absence of an objection to the avoidance of the lien or the Court having overruled any and all objections to the request for lien avoidance in the Plan; 5) the entire record of proceedings in this case; 6) the Confirmation Order; and 7) the provisions of 11 U.S.C. § 522(f)(1) and (2), Fed. R. Bankr. P. 4003 and MLBR 4003-1,

The Court hereby orders and decrees that the lien of <u>Kelly A. Brousseau</u> recorded on <u>9/30/2014</u> at <u>Bristol County Registry of Deeds</u> at <u>Book 21908 Page 118</u> impairs the Debtor(s)' exemption in <u>10 Keith Drive Attleboro, MA 02703</u> <u>Bristol County</u> (the "Exempt Property") and declares that the lien covering the interest in exempt property of the Debtor(s) is avoided in its entirety [or avoided in part].

Pursuant to 11 U.S.C. § 349(b)(1)(B), the avoided lien shall be reinstated if the case is dismissed unless the Court, for cause, orders otherwise.

By the Court,	
United States Bankruptcy Judge	

^{*} This Exhibit may be modified to address each lien listed in Table

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Bk: 21908 Pg: 118 Page: 1 of 2 Doc: EXON 09/30/2014 01:11 PM ATTEST: Shiry J. Americal, Flagscei Drand George North Page: 1

Trial Court of Massachusetts District Court Department M MONEY JUDGMENT ооскет микрея 1434CV000432 Kelly A Brousseau v. Keith Caldwell A/K/A Keith T Caldwell JUDOMENT OFFICE AGMINST WHOM EXECUTION IS SERIED. COURTHANE & ADDRESS Keith Cakwell A/K/A Keith T Caldwell Attleboro District Court 10 Keith Orivo 88 North Main Street VAGENSON, MA 02703 SAMPLE MAGE AUG:000 MA 02/03 JUDGMENT CREDITOR(S) IN WIROSE FAVOR EXECUTION IS ISSUED Kelly A Brousseau SAMPLE IMAGE Sample image JUCKMENT CREDITOR (OR CREDITOR'S ATTORNEY) WHO WEST ARRANGS SERVICE OF EXECUTION FUNCHER CHOCKS OF THE COURT Victor Shapiro, Esq. Shapiro Dorry Masterson, LLC 145 Waterman Street PLE INAGE Providence, RI 02906 WAGE SAMPLE

TO THE SHERIFFS OF THE SEVERAL COUNTIES OR THEIR DEPUTIES, OR (SUBJECT TO THE LIMITATIONS OF G.L. C. 41 \S 92) ANY CONSTABLE OF ANY CITY OR TOWN WITHIN THE COMMONWEALTH:

The judgment creditor(s) has recovered judgment against the judgment debtor named above in the amount shown below:

SAMPLE IMAGE

WE COMMAND YOU, therefore, from out of the value of any real or personal property of such judgment debtor found within your teritorial jurisdiction, to cause payment to be made to the judgment creditor(s) in the amount of the "Execution Total" shown below, plus additional postjudgment interest as provided by G.L. c. 235 § 8 on the "Judgment Total" shown below commencing from the "Date Execution Issued" shown below at the "Annual Postjudgment Interest Rate" shown below, and to collect your own fees, as provided by law. This Writ of Execution is valid for twenty years from the "Date Judgment Enforce" shown below. It must be returned to the court, along with your return of service, within ten days after this judgment has been satisfied or discharged, or after twenty years if this judgment remains unsalisfied or undischarged.

I. Judgment Total	60,967.73
≿ Date Judgment Entered.	- 08/15/2014
3. Data Execution Issued	08/27/2014
4. Number of Days from Judgment to Execution (Line 3 - Line 2)	12
SARTH ROBUNDON INCOMESTICATE SARTH SARTH INTO	
Postjudgment interest from Judgment to Execution (lines 1x4x5)	\$240.66
7. Postjudgment Costs (if anji)	
B. Credito (if any)	S
9. EXECUTION TOTAL (Linus 1 + 6 + 7, minus Line 8)	861,198.39
LEVYING OFFICER: (a) Add daily interest from data execution lasued.	
(b) Add your feet as provided by law:	
WITNESS: Hon. Daniel J O'Shea D8/27/2014	and Cal



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THE COMMONWEALTH OF MASSACHUSETTS OFFICE OF THE SHEARFAGE

County of Bristol

THOMAS M. HODGSON, SHERIFF

108 Court Street - P.O. BOX 8928 - New Bedlibrd, Massachustotts 02740-8928

SAMPLE IMAGE

SAMPLE

TEL: 608-992-6631 FAX: 608-991-6016

ASSISTANT SUPERINTENDENT Date: 9/30/2014

Plaintiff: Kelly A. Brousseau

Plaintiff's Attorney: Shapiro, Dorry, Musterson 145 Waterman Street Providence, RI 02906

REJURN TO

SAMPLE IMAGEAttorney's telephone number 441-465-0903

, Defendant: Keith Caldwell aks Keith T. Caldwell 10 Keith Drive Attleboro, MA 02703

Book: 12843 Page: 32

MAGE

Quit billeste Attlaboro District Execution # '4340'

The land in Artleboro, Bristol County, foliassochesetts, hounded and described as follows:

of ill on plan of land entitled "Plan of House Lors on Keith Drive, dated Junuary 1964, S.L. Holton, Being Lot 方, on plan of land entition. "Plan of Provide Cold on Scale Colors (1996) Cold Republic Colors (1996) Said land is timber described as follows:

Beginning in the northerly line of Keith Drive at a point 151.51 feet easterly from the easterly line of North Main Street, these craming along Kelth Drive 223.27 feet; thence running northerly by Lot #2 (Kerzner) 73.94 fact, theree turning an interior angle of 77 23'19" and running westerly 232.52 feet, theree running S. 56 20 % along land of Campbell 56 by feet, thence nation a right unare and unusing 20 than westerly to the print of bearings.

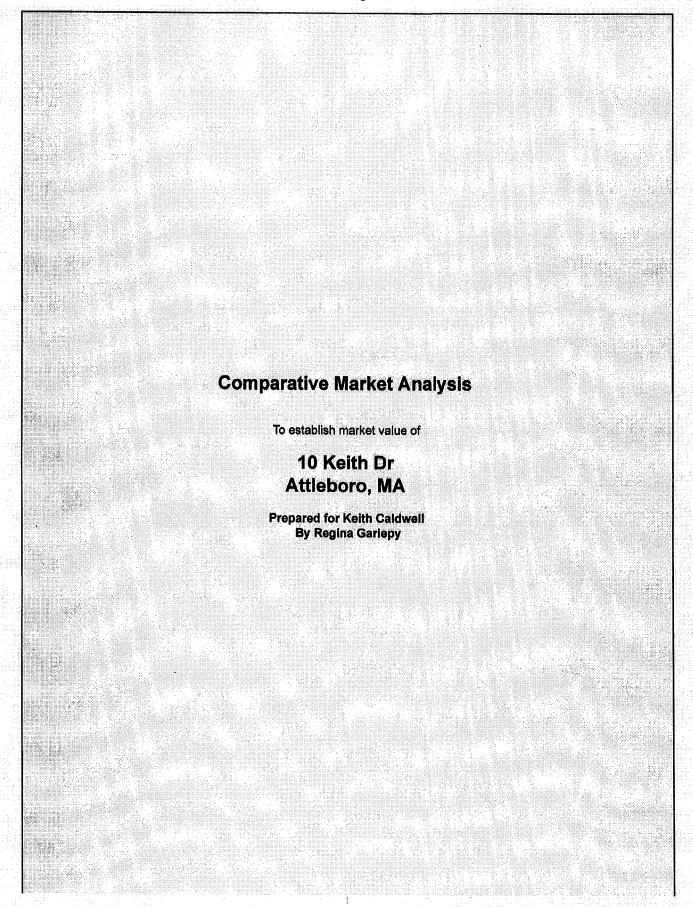
PROPERTY ADDRESS: 10 Keith Drive Attlebure, Massachusente 02783

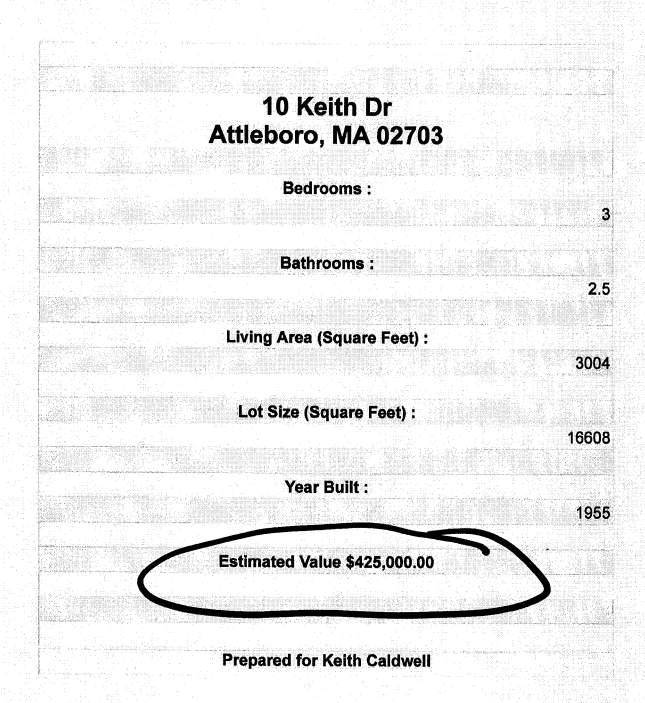
By virtue of the attached execution, the original of which is in my hands for the purpose of taking the same described used extent. I have this day, exist upon, seized and taken all right, title and interest that the within hamad Judgment Debtor had in such real estate in Bristol County.

Attached is a true copy of this execution on the above so much of my return as relates to the levying upon, selzure, and taking of this real estate on the execution.

And immediately afterward, I suspended the further levy on this execution upon the above described real estate by written request of the attorney for the within named judgment recition.

End of Document





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Market Analysis Summary Prepared for Kelth Caldwell

Properties Currently For Sale

Number of Properties: 4

Price Range: \$437,900 to \$450,000

Average Price: \$441,925 Median Price: \$439,900

Address	Ċlty	Beds	Baths Full Half	Living Area (Square Feet)	Days on Market	List Price
7 Twins Cir	Attleboro, MA	3	2 1	2484	77	\$437,900
Lot 5 Dale Ct Extension	Attleboro, MA	3	2 1	1768	52	\$439,900
Lot 6 Dale Ct Extension	Attleboro, MA	3	2 1	1768	52	\$439,900
366 Lindsey Street	Attleboro, MA	3	2 1	1796	12	\$450,000

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Market Analysis Summary Prepared for Keith Caldwell

Properties Currently Under Contract

Number of Properties: 3

Price Range: \$409,900 to \$454,900

Average Price: \$434,900 Median Price: \$439,900

		Ludolesco	Baths	Living Area	Days on	
Address	City	Beds	Full Half	(Square Feet)	Market	List Price
27 Chesett Lane	Attleboro, MA	3	2 1	2300	20	\$409,900
Lot 2 Dale Ct Extension	Attleboro, MA	3	2 1	1872	36	\$439,900
173 Holden	Attleboro, MA	4	3 0	2611	19	\$454,900

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Market Analysis Summary Prepared for Keith Caldwell

Properties Recently Sold

Number of Properties: 3

Price Range: \$414,500 to \$430,000

Average Price: \$421,500 Median Price: \$420,000

			Baths		Living Area	Days on		SP%	
Address	City	Beds	Full	Half	(Square Feet)	Market	List Price	Sale Price	of LP
209 Handy Street	Attleboro, MA	3	2	1	1900	18	\$410,000	\$414,500	101%
34 Zarek Drive	Attleboro, MA	3	2	1	2700	50	\$425,000	\$420,000	99%
333 S Main St	Attleboro, MA	4	2	1	2796	157	\$454,900	\$430,000	95%

Property Comparisons Prepared for Keith Caldwell







	Lot 5 Dale Ct Extension Attleboro, MA 02703	Lot 6 Dale Ct Extension Attleboro, MA 02703	366 Lindsey Street Attleboro, MA 02703
MLS #	72493908	72493909	72518223
Status	Active	Active	Active
List Price	\$439,900	\$439,900 ** ***	\$450,000
Sale Price			
List Date	5/4/2019	5/4/2019	6/13/2019
Off Market Date			
Sale Date			
Days on Market	52	52 (3)	12
Style	Colonial	Colonial	Colonial
Bedrooms		311	3
Full Baths	2	2	2
Half Baths		1	1
Total Rooms	6	6	6
Square Feet	1768	1768	1796
Acres	0.19	0.18	0.79
Lot Size (sq.ft.)	8442	7687	34375
Year Built	2019	2019	2014
Fireplaces	Ö	0.334	1
Garage Spaces	0	0 21 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	2
Garage Desc			Under, Garage Door Opener, Sid
Basement Desc	Full, Bulkhead, Unfinished Bas	Full, Bulkhead, Unfinished Bas	Full, Garage Access, Concrete
Int. Features		en agenta d'a cult an market i	Cable Available
Ext. Features	Deck, Professional Landscaping	Deck, Professional Landscaping	Porch, Deck, Gutters
Sewer & Water			
Waterfront		ing naturalist conservation of the property of	
Beach Desc		14 Taga (170)	
Assessed Value	\$999	\$999	\$433,600
Taxes	\$999	\$999	\$6,139.78
Tax Year	2019	2019	2019

Property Comparisons Prepared for Kelth Caldwell







	7 Twins Cir Attleboro, MA 02703	27 Chesett Lane Attleboro, MA 02703	Lot 2 Dale Ct Extension Attleboro, MA 02703	
/LS#	72479427	72492105	72489143	
Status	Extended	Under Agreement	Under Agreement	
.ist Price	\$437,900	\$409,900	\$439,900	
Sale Price				
ist Date	4/9/2019	5/1/2019	4/26/2019	
Off Market Date		5/21/2019	5/31/2019	
Sale Date				
Days on Market	77	20	36	
Style	Colonial	Colonial	Colonial	
Bedrooms	3	3 for a part of	3	
Full Baths	2	. 2	2	
Half Baths		i.	1	
Total Rooms	2	6	6	
Square Feet	2484	2300	1872	
Acres	0,98	0.4	0.24	
Lot Size (sq.ft.)	42651	17400	10437	
Year Built	2003	1996	2019	
Fireplaces	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0	
Garage Spaces		0	Ó	
Garage Desc	Attached			
Basement Desc	Full, Finished, Walk Out	Full, Partially Finished	Full, Bulkhead, Unfinished Bas	
Int. Features				
Ext. Features	Deck, Deck - Wood, Storage She	Deck - Wood, Storage Shed	Deck, Professional Landscaping	
Sewer & Water				
Waterfront				
Beach Desc				
Assessed Value	\$402,500	\$343,900	\$999	
Taxes	\$5,051	\$5,200	\$999	
Tax Year	2019	2018	2019	

Property Comparisons Prepared for Keith Caldwell







	173 Holden Attileboro, MA 02703	209 Handy Street Attleboro, MA 02703	34 Zarek Drive Attleboro, MA 02703
MLS #	72509314	72440676	72450150
Status	Under Agreement	Sold	Sold
List Price	\$454,900	\$410,000	\$425,000
Sale Price		\$414,500	\$420,000
List Date	5/30/2019	1/14/2019	2/6/2019
Off Market Date	6/18/2019	1/31/2019	3/27/2019
Sale Date		3/11/2019	4/26/2019
Days on Market	19	-18	50
Style	Cape	Colonial	Colonial
Bedrooms	4	3	3
Full Baths	3	2	2
Half Baths	, o	1970	1
Total Rooms	8	The art distance 7	9
Square Feet	2611	1900	2700
Acres	0.54	0.46	0.4
Lot Size (sq.ft.)	23485	19994	17468
Year Built	1948	1994	1988
Fireplaces	2	1	
Garage Spaces	2	7.16.0	j
Garage Desc	Attached, Garage Door Opener	7. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15	Attached, Garage Door Opener
Basement Desc	Full, Partially Finished, Conc	Full, Finished, Walk Out, Inte	Full, Interior Access, Sump Pump
Int. Features	Cable Available	Cable Available, Internet Avai	
Ext. Features	Deck, Deck - Wood, Gutters, De	Porch, Patio, Pool - Above Gro	Porch - Screened
Sewer & Water			
Waterfront			
Beach Desc			
Assessed Value	\$413,000	\$317,900	\$341,300
Taxes	\$5,848	\$4,711.28	\$5,058,07
Tax Year	2019	2018	2018

Property Comparisons Prepared for Kelth Caldwell



333 S Main St Attleboro, MA 02703

Attleboro, MA 02703		
72379549		
Sold		
\$454,900 \$430,000		
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3/26/2019		
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ull, Walk Out, Unfinished Bas		
Finish - Sheetrock		
\$384,800		
\$5,703		
2018		

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: Keith Caldwell

Case No. Chapter 13

Instructions to Debtor(s):

- A. Pursuant to MLBR, Appendix 1, Rule 13-4(b), the Debtor(s) or Debtor(s)'s attorney shall cause a copy of the Plan to be served by first class mail or other permitted means upon the Chapter 13 trustee, all creditors of the debtor, all attorneys who have filed a notice of appearance and request service of all pleadings, and other parties in interest (collectively referred to as the "recipients") using this form, Official Local Form 3A ("OLF 3A"). You must list each recipient's name and mailing address in the Certificate of Service. Do not include account numbers or any personal identifier. See Fed. R. Bankr. P. 9037.
- B. If in the Plan you request:
 - (1) to limit, modify, or determine the amount of a secured claim (you checked the box "Included" in Part 1, Line 1.1); and/or
 - (2) to avoid a judicial lien or nonpossessory, nonpurchase-money security interest (you checked the box "Included" in Part 1, Line 1.2),

you must, in addition to serving the Plan as set forth above in Section A and using OLF 3A, ALSO serve a copy of this Plan on the holder(s) of the affected claim(s) and any other entity the Court designates in the manner provided for service in accordance with Fed. R. Bankr. P. 7004, using the Affidavit of Service of Chapter 13 Plan, Official Local Form 3B ("OLF 3B").

C. If serving creditors only under Section A, file only OLF 3A with the Court after service is made. If serving creditors also under Section B, you must file both OLF 3A and OLF 3B with the Court after service is made.

CERTIFICATE OF SERVICE OF CHAPTER 13 PLAN

I/We hereby certify that on June 26, 2019 and in accordance with MLBR, Appendix 1, Rule 13-4(b), I/we served by first class United States mail a copy of this Plan to the on the parties on the attached list.

By the Debtor(s): **Keith Caldwell**

/s/ Richard D. Smeloff

Richard D. Smeloff BBO# 567869 Smeloff & Associates 500 Granite Ave Suite 7 & 8 Milton MA 02186 (617) 690-2124 rsmeloff@msn.com Amex Correspondence/Bankruptcy Po Box 981540 El Paso, TX 79998

Atlantic Collection Agency Attn: Bankruptcy 194 Boston Rd East Lyme, CT 06333

Bank Of America Attn: Bankruptcy Po Box 982238 El Paso, TX 79998

Chase Card Services Attn: Bankruptcy Po Box 15298 Wilmington, DE 19850

Collection 30 Massachusetts Ave North Andover, MA 01845

Kelly A. Brousseau 48 Patterson Street Attleboro, MA 02703

Midland Funding 2365 Northside Dr Ste 300 San Diego, CA 92108

Specialized Loan Servicing/SLS Attn: Bankruptcy Dept 8742 Lucent Blvd #300 Highlands Ranch, CO 80129

Victor Shapiro, Esq. Shapiro, Dorry, Masterson, LLC 145 Waterman Street Providence, RI 02906

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: Keith Caldwell Case No.
Chapter 13

AFFIDAVIT OF SERVICE OF CHAPTER 13 PLAN

I, Richard D. Smeloff certify that service of a copy of this Plan was made on the creditors and in the manner set forth in the attached list on June 26, 2019.

If service was made by personal service, by residence service, or pursuant to state law, I further certify that I am, and was at all times during the service of a copy of this Plan, not less than 18 years of age and not a party to the matter concerning which service was made.

I declare that the foregoing is true and correct under penalty of perjury.

Dated: June 26, 2019 /s/ Richard D. Smeloff

Richard D. Smeloff BBO# 567869 Smeloff & Associates 500 Granite Ave Suite 7 & 8 Milton MA 02186 (617) 690-2124 rsmeloff@msn.com

CERTIFIED U.S. POSTAL

Victor Shapiro, Esq. Shapiro, Dorry, Masterson LLC 145 Waterman Street Providence, RI 02906

Kelly A. Brousseau 48 Patterson Street Attleboro, MA 02703